UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

BRANDON SMIETANA, SKYCOIN GLOBAL)
FOUNDATION LIMITED, a Singapore)
Company, and SYMBOLIC ANALYTICS INC.,	
a Delaware Corporation,)
•) Case No. 24-cv-08617
Plaintiffs,)
)
V.) Honorable John Robert Blakey
BRADFORD STEPHENS, AARON KUNSTMAN	N,)
JOEL WAYNE CUTHRIELL, MORGEN PECK,)
CATHERINE BYERLY, ADVANCE MAGAZINE	E)
PUBLISHERS, INC., d/b/a THE NEW)
YORKER, and UNKNOWN INDIVIDUALS)
AND COMPANIES,)
,)
Defendants.)
	,

DEFENDANT CATHERINE BYERLY'S AGREED MOTION FOR AN EXTENSION OF TIME TO ANSWER OR OTHERWISE PLEAD TO PLAINTIFFS' THIRD AMENDED COMPLAINT

Defendant Catherine Byerly ("Byerly"), by and through her undersigned counsel, Cole Sadkin, LLC, for her Agreed Motion for an Extension of Time to Answer or Otherwise Plead to Plaintiffs' Third Amended Complaint, states as follows:

- 1. Plaintiffs filed their Third Amended Complaint on November 11, 2024 [Dkt. 28].
- 2. Byerly was served on or about April 7, 2025.
- 3. Byerly seeks an additional thirty days, up to and including June 11, 2025, to answer or otherwise plead to Plaintiffs' Third Amended Complaint.
 - 4. Byerly's requested relief will not prejudice any party to this action.
 - 5. Plaintiffs are in agreement with the relief sought in this Motion.
 - 6. This is Byerly's first request for an extension of time in this matter.

WHEREFORE, Defendant Catherine Byerly respectfully requests that this Honorable Court extend the deadline by which Byerly must answer or otherwise plead to Plaintiffs' Third Amended Complaint by thirty days, up to and including June 11, 2025, and for any such further relief as this Honorable Court deems appropriate.

Respectfully submitted,

/s/ Anthony F. Scarpiniti

Cole Sadkin, LLC

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CERTIFICATE OF SERVICE

I hereby certify that on May 12, 2025, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF system which will send a notice of electronic filing to all counsel of record.

/s/ Anthony F. Scarpiniti